IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

Jeffrey Walter	§	
An individual,	§	
Plaintiff	§	
	§	
v.	§	Civil Action No. 09-3939
	§	
Ville de Paris (The City of Paris),	§	
A Municipal Commune of France,	§	
Defendant	§	

PLAINTIFF'S PROPSOED FINAL DEFAULT JUDGMENT

For the reasons set out in a memorandum opinion and order filed herewith, and the clerk of court having entered a default in favor of Plaintiff Jeffrey Walter ("Walter") against Defendant Ville de Paris, it is ordered and adjudged as follows.

I.

The court declares that Plaintiff

A. has not violated 15 U.S.C. § 1125(d);

B. has not violated 15 U.S.C. § 1114(1);

C. has not violated 15 U.S.C. §1125(a);

D. has not infringed on trade or service mark right of the Defendant in the PARVI mark; and

1114(2)(d)(iv) and tortious interference.

II.

for reverse domain name hijacking under 15 U.S.C. §

Plaintiff shall recover the sum of \$	_ in attorney's fees for
Defendant's reverse domain name hijacking under 15 U.S.C	C. § 1114(2)(d)(iv).
III.	
The domain name parvi.org is ordered transferred to	the Plaintiff.
IV.	
The taxable costs of court of Plaintiff, as calculated by assessed against Defendant.	y the clerk of court, are
Done at Houston, Texas, 201	2
Melinda Harmon	
U.S. District Judge	